Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s) HANS-MICHAEL EGGENWEILER, ET AL.	
10/518,503		
Examiner	Art Unit	
CECILIA M. JAISLE	1624	

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7	The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence addi	ess
THE REPLY	FILED <u>08 May 2008</u> FAILS TO PLACE THIS APP	LICATION IN CONDITION FOR AL	LOWANCE.	
applica applica	oly was filed after a final rejection, but prior to or on ation, applicant must timely file one of the following ation in condition for allowance; (2) a Notice of Appentinued Examination (RCE) in compliance with 37 Cos.	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
	e period for reply expiresmonths from the mailing	date of the final rejection.		
no	e period for reply expires on: (1) the mailing date of this A event, however, will the statutory period for reply expire is	ater than SIX MONTHS from the mailing	g date of the final rejectio	n.
MC	aminer Note: If box 1 is checked, check either box (a) or (DNTHS OF THE FINAL REJECTION. See MPEP 706.07(t	n).		
have been file under 37 CFR set forth in (b)	time may be obtained under 37 CFR 1.136(a). The date of d is the date for purposes of determining the period of extending is calculated from: (1) the expiration date of the sabove, if checked. Any reply received by the Office later by earned patent term adjustment. See 37 CFR 1.704(b). APPEAL	ension and the corresponding amount of thortened statutory period for reply origing than three months after the mailing dat	of the fee. The appropria nally set in the final Office	ite extension fee e action; or (2) as
2. The No	otice of Appeal was filed on A brief in comp ne Notice of Appeal (37 CFR 41.37(a)), or any exter			
Notice	of Appeal has been filed, any reply must be filed wi			арреан отгос с
AMENDMEN				
	roposed amendment(s) filed after a final rejection, t They raise new issues that would require further cor			cause
=	They raise the issue of new matter (see NOTE below	,	L below),	
(c) 🛛	They are not deemed to place the application in bet appeal; and/or	· ·	ducing or simplifying th	e issues for
	They present additional claims without canceling a c	corresponding number of finally reje	ected claims.	
	NOTE: See Continuation Sheet. (See 37 CFR 1.1	16 and 41.33(a)).		
4. 🔲 The ai	mendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (F	PTOL-324).
5. 🔲 Applic	cant's reply has overcome the following rejection(s):			
allowal	r proposed or amended claim(s) <u>31</u> would be allow <i>a</i> ole claim(s).	•		-
how th The sta Claim(Claim(Claim(rposes of appeal, the proposed amendment(s): a) le new or amended claims would be rejected is proventus of the claim(s) is (or will be) as follows: s) allowed: 1-19. s) objected to: s) rejected: 21,24-26 and 30. s) withdrawn from consideration:		l be entered and an ex	planation of
<u>AFFIDAVIT</u>	OR OTHER EVIDENCE			
becaus	fidavit or other evidence filed after a final action, bu se applicant failed to provide a showing of good and of earlier presented. See 37 CFR 1.116(e).			
entere	fidavit or other evidence filed after the date of filing d because the affidavit or other evidence failed to o ig a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appea	ıl and/or appellant fails	to provide a
	affidavit or other evidence is entered. An explanation	n of the status of the claims after er	ntry is below or attache	ed.
11. 🛛 The r	FOR RECONSIDERATION/OTHER equest for reconsideration has been considered but Dentity and the set	t does NOT place the application in	condition for allowand	ce because:
	<u>Continuation Sheet.</u> the attached Information <i>Disclosure Statement</i> (s). (DTO/SR/08) Paper No/s)		
13. Cother		PTO/SB/00) Paper No(S).		
/James O Supervisor	. Wilson/ ry Patent Examiner, Art Unit 1624			

Continuation Sheet (PTOL-303)

Application No.

Continuation of 3. NOTE: Proposed claim 32 would raise new issues and possibly new matter, because of the broad scope of cytokine. This would cover all cytokines that these monocytes make..

Continuation of 11. does NOT place the application in condition for allowance because: The discussion of EP 731099 has been studied but is considered to be rather self-serving on the part of the inventors. Yamaki (see full text article attached) limits its observations to Rolipram, and concludes with an invitation to further research, "...PDE IV inhibitors can be effective in treating Th1-mediated diseases such as RA [rheumatoid arthritis]." Xu (see full text article attached) similarly limits its observations to the single drug, Rolipram, and suggests its use in therapy of the specific disease, Experimental autoimmune uveoretinitis (EAU), a cell-mediated model of retinal autoimmunity that is negatively regulated by interleukin (IL)-10. As with the other researchers, Abbas limits its obserations to Rolipram in experimental autoimmune neuritis, and concludes with a ",,, call for further studies on the potential role of Rolipram in the treatment of autoimmune diseases.

Accordingly, Applicants request for consideration has been considered but is not seen to place this aplication in condition for allowance for all the reasons advanced above, as well as for all the reasons set forth in the Final Rejection of Jan. 11, 2008.